

RECIPROCITY LAW EXPLAINED BY PRESIDENT

TAFT ADDRESSES NEWSPAPER-
MEN AT BANQUET GIVEN
IN N. Y. HOTEL.

NEW YORK, April 29.—President Taft spoke before the joint banquet of the American Newspaper Publishers' association and the Associated Press at the Waldorf-Astoria last night. He devoted the greater part of his address to the Canadian reciprocity agreement. On this subject, he said, in part:

"I am glad to have the opportunity of speaking to a body which fully represents the most important agencies for the formation of public opinion in this country, on a question which has now reached a critical point in its settlement. The agreement is a commercial one and affects the duties on imports from each country into the other and, therefore, it is difficult to say that a detailed discussion of tariff schedules is not relevant and important in considering its wisdom. But the general commercial, economical and social arguments in its favor are convincing that I may be pardoned if I do not dwell on specific rates.

"The treaty provides for free trade in all agricultural products, and in rough lumber down to the point of planing. It reduces the duties on secondary food products by a very substantial percentage and it makes such reductions on a number of manufactured articles that those engaged in making them have assured us that the reductions will substantially increase the already large Canadian demand for them.

"We tendered to the Canadian commissioners absolute free trade in all products of either country, manufactured or natural, but Canadian commissioners did not feel justified in going so far. It is only reasonable to infer, therefore, that with respect to those articles upon which they refuse free trade to us, they felt that the profitable price at which they could be sold by our manufacturers in Canada was less than the price at which their manufacturers could afford to sell the same either to their own people or to us.

"Hence it follows that their refusal to agree to free trade in these articles as we proposed is the very strongest kind of evidence that if we should take off the existing duty from such articles coming into the United States, it would not affect in the slightest degree the price at which those articles could be furnished to the public here.

Concordia Club
Wed. Night Dancing Assembly,
Miners' Hall, 9 o'clock.

NEWLANDS SELECTED ON THE COMMITTEES

WASHINGTON, April 29.—The following is a partial list of appointments to senate committees adopted by the democratic caucus yesterday:

Interstate commerce — Tillman, Foster, Newlands, Clarke (Ark.), Gore, Watson and Pomerene.
Commerce — Martin, Simmons, Newlands, Bankhead, Fletcher, Percy, Reed.
Irrigation — Bailey, Newlands, Gore, Smith (Md.), Chamberlain and Myers.
Conservation of national resources — Newlands, Overman, Bankhead, Smith (S. C.), Watson, Lea.
Public lands — Newlands, Davis, Chamberlain, Thornton, Bryan, Myers.
Industrial expositions — Rayner, Overman, Taylor, Paynter, Swanson, Newlands.
Library — Newlands, Shively, Swanson.

TRAINING CHILDREN IS MOST IMPORTANT

WASHINGTON, April 29.—Crime and the general perversion of mankind are due largely to errors in training children, Dr. Tom A. Williams of this city said before the International Congress on Child Welfare yesterday.

Suppression of the child's natural activities, and the fault of letting the child do as it pleases, are responsible, he asserted, for corruption, dishonesty, vice and low standards of citizenship.

The comic supplement as a "child perverter," was decried by Mrs. E. K. Kern, who spoke on "The Purity of the Press."

Fresh milk and cream at Palace Market. 12-12-11

PRES. DIAZ IS BONE OF CONTENTION

LENGTH OF TIME HE WILL RE-
MAIN IN OFFICE TO BE LEFT
FOR SETTLEMENT.

EL PASO, Tex., April 29.—When the official peace commissioners, who have not yet been named, get together here, it is very probable that there will be at least one difficult matter left for them to settle if they can—that is, the length of time President Diaz is to retain his seat after hostilities have ceased.

General Madero at first proclaimed that Diaz must resign at once, but with the coming of members of his family and the arguments they advanced, he changed front sufficiently to state that he would not insist on the president's immediate retirement. He went no further into the subject, but it is known that privately he informed members of his family that neither he nor his under officers could consent to the president filling out his present term, which has yet five years to run.

All efforts to learn Madero's ideas, as to how long the president should be allowed to remain in power, in order to prevent disorder and possibly anarchy, have been unavailing. He assents to the proposition that Diaz should remain at the governmental helm until complete tranquility has been restored, but holds to the view that, following the signing of peace articles, a specific period should be agreed upon for the president to accomplish what is expected of him, and that he should then, by terms of a formal agreement, retire to private life.

Therein lies the seed of possible failure of the negotiations. It is understood that the point has been avoided in the telegraphic exchanges so far, but it is said that the question must be settled within the next week.

For purposes of publication the peace advocates here declare that peace is assured, but efforts to secure any definite statement on the crucial point of President Diaz's future tenure in office meets silence or evasion.

A telegram from New Orleans states that Dr. Gomez, on his way here from Washington, has been delayed by a washout, and will not arrive until Sunday night.

The dispatch stating that General Bernardo Reyes has started for Mexico, was received with gloom in the insurgent camp. Foreboding was expressed that the old enmity between Limantour and Reyes would burst forth again and that the newcomer would in some way seek to modify the concessions which Limantour is willing to make.

Others were still more pessimistic, two of men going so far as to predict that the return of Reyes within a month would result in tumult throughout the republic. Just how this is to be brought about was not explained, however.

NOTICE

United States Land Office at Carson City, Nev., April 26, 1911.

Notice is hereby given that Herman A. Darms of Coaldale, county of Esmeralda, state of Nevada, who on the 8th day of June, 1910, filed in this office his coal declaratory statement for the N. E. quarter, section 33, township 2 north, range 37 E. M. D. meridian, has this day filed his application to purchase said land under the provision of sections 2348 to 2352, United States revised statutes.

Any and all persons claiming adversely the lands described, or desiring to object for any reason to the entry thereof by the applicant, should file their affidavits of protest in this office on or before the 4th day of June, 1911.

LOUIS J. COHN, Register.
4-29-5-6, 13, 20, 27

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NOTICE

NOTICE IS HEREBY GIVEN. That under and by virtue of "An act to empower the County Commissioners of the several counties of the state of Nevada to grant a right-of-way for the construction of telephone, telegraph and electric power lines, underground pipe lines, street car lines and other railway lines across and along the public roads and highways of the state of Nevada, and matters relating thereto," Laws of the state of Nevada, approved March 29, 1907, the West End Consolidated Mining company, a corporation, did on April 8, 1911, make application to the Board of County Commissioners of Nye county, state of Nevada, for the authority and franchise to construct and operate, and for a right-of-way for such construction and operation of a railway line within the confines of the township of Tonopah, Nye county, Nevada, said railway line to be supplied with either gasoline, steam, electric or other motive power.

The said right-of-way desired is ten feet in width and commences at the point of intersection of the center line of South street, as projected on its present course with the east side line of Oddie avenue, thence along the center line of said South street, continued to its intersection with the center line of Oddie avenue, thence along the center line of Oddie avenue northerly to the intersection of the center line of Oddie avenue with the center line of Water street, thence along the center line of Water street on its course toward the Midway mine plant, to a point of intersection of said center line of Water street, projected on its course with the boundary line of the Midway Mining company's ground, where said railway line on the public highway will stop, but which railway line will continue on to what is known as the Midway mill.

The purpose for which such authority, franchise, and right-of-way is desired is to transport ores from the ore bins of the West End Consolidated Mining company, or from its dumps on the West End Mine Reserve in the vicinity of Oddie avenue and South street, to the said Midway mill, in order that the ores mined in the said mining properties of the West End Consolidated Mining company's ground may be milled at what is known as the Midway mill in the said Tonopah Mining District.

By the said Board of County Commissioners of Nye county, aforesaid, the County Commissioners' room at the Nye County Courthouse, at Tonopah, Nye county, Nevada, and May 13th, 1911, at 10 o'clock in the forenoon thereof, was on the 8th day of April, 1911, designated as the place and time when the aforesaid application of the West End Consolidated Mining company, a corporation, shall be heard. All persons interested in granting or refusing to grant such authority, franchise and right-of-way shall have a right to be heard, either in person or by attorney, at the aforesaid hearing of the aforesaid application before said Board of County Commissioners of Nye county, state of Nevada.

WEST END CONSOLIDATED MINING COMPANY.

By S. H. BRADY, Superintendent. 4-8-30t

NOTICE!
All parties knowing themselves to be indebted to the undersigned are requested to call at the store and pay May 1, 1911. After that date no goods will be sold on credit. No tickets kept. There is only one way to do business, and that is cash. Respectfully yours,
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